

ALASKA DAILY EMPIRE

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TALKING THINGS OVER

"Mother" Jones, speaking after her interview with John D. Rockefeller, Jr., said: "I just told Mr. Rockefeller one thing, and that was that we have been misrepresenting him terribly—myself among the others."

It is morally certain that if Mr. Rockefeller would speak out loud that he would have some good things to say about the really able men that he discussed his Colorado troubles with—the miners whose intelligent labor have added immensely to his wealth.

For months Gov. Ammons, the much misunderstood Governor of Colorado, tried with might and main to get the labor leaders and the coal mine operators to come together and talk things over.

President Wilson endeavored to accomplish the same thing on more than one occasion before the promising conferences of last week at 26 Broadway.

However, the fact cannot be escaped that the striking miners have been ready for a meeting all the time. It was Mr. Rockefeller and his representatives who postponed the meeting for months and months.

WE MUST BE QUITE EXACTLY RIGHT

Last week the London Spectator excited considerable comment by using unwontedly strong language in censure of the position of the United States government in its discussion with the British government over questions of neutral trade.

Now comes the Cologne Gazette, which has been conspicuous in the past for temperance of language, with the remark that "Some neutral nations, including the United States, have forgotten what fair play means."

Thus recognized intellectual leaders of both the British and the German press severely find fault with the quality of our neutrality. Neither of the parties acutely interested in getting us to be other than neutral is pleased with our neutrality.

It has long been remarked that when both sides affected by a law or a governmental position are acutely displeased the inference may be fairly drawn that it is a good law or a correct position.

Thus the high quality of our neutrality seems strongly witnessed by both the belligerent powers. Since both find us wrong it seems a well-warranted conclusion that we are quite exactly right.

KEEPING ANOTHER PLEDGE (New York World.)

Opposition to the bill extending self-government in the Philippines has been concentrated more upon the preamble of the measure than upon its provisions. All who have intentionally or unintentionally misrepresented the Administration's program in the islands were powerfully answered yesterday by Secretary of War Garrison in his argument before a committee of the Senate.

The preamble is nothing more than a plain assertion of the purpose of the American people to recognize the independence of the Philippines as soon as a stable government can be established therein. No time is mentioned. The decision as to that rests entirely with Congress. It is evident, therefore, as Mr. Garrison points out, and proves by numerous extracts from the public utterances of Presidents McKinley, Roosevelt and Taft, that the preamble merely repeats a promise made over and over again to the three Chief Magistrates but by both of the great political parties.

Of the bill itself, it is to be said that it is precisely what it purports to be. It extends self-government in the Philippines. It does not establish independence or anything like it. It provides for a Legislature with two houses, most of the members of which are to be elected by the people. The Governor General and Justices of the Supreme Court are to be appointed by the President, who also retains the power of absolute veto over local legislation. Trade relations between the islands and the United States are to be regulated by Congress.

While it has pleased ex-officio-holders and exploiters to describe this measure as a prelude to anarchy, it is well to remember that we have acted from the first in the Philippines on the theory that to fit the natives for self-government the measure of their liberties must be extended from time to time. We are doing no more than that in the present instance. Great progress has been made already. There is no reason to doubt that with wider opportunities and responsibilities, further evidence of political capacity will appear.

Berlin newspapers say that Americans are aiding Great Britain. London newspapers say that Americans are helping Germany. Moral: That neutrality must be the real article, otherwise the law of averages fails.

General Gaterrez, who claims to be still President of Mexico, has issued an order deposing Villa and other generals. He should remember that a deposition, like a blockade, must be enforced to be effective.

Since no Nobel peace prize is to be awarded for 1914, there ought to be twice as much for the man who does the most for peace this year—and, if he brings peace, he will earn it.

BOTH GOOD WAYS. (From the Evening Star, Washington.) Senator Cummins expresses his deliberate judgment candidly while Senator Burton expresses his concise judgment deliberately.

STILL SKIRMISHING (From the Detroit Free Press.) Another big battle in the war that doesn't begin until next May is being fought along the Alamo river.

HAS HAD EXPERIENCE. (From the Ohio State Journal.) Our dentist says he enjoys his work very much and we are very glad somebody does.

THE PLOW. Above you sombre swell of land Thou seest the dawn's grave orange hue. With one pale streak like yellow sand, And over that a vein of blue.

The air is cold above the woods; All silent is the earth and sky, Except with his own lonely moods The blackbird holds a colloquy.

Over the broad hill creeps a beam, Like hope that glides a good man's brow; And now ascends the nostril-stem Of stalwart horses come to plow.

Yet right plowmen! bear in mind Your labor is for future hours. Advance! spare not, nor look behind! Plow deep and straight with all your powers!

Pursuit. (From Washington Star.) Oh, Peace can never quite prevail, The statesman, resolute and grim, Is always on somebody's trail, Or else somebody's after him.

Shouldn't Be Mean. "Do man do it entirely satisfied with himself," said Uncle Eben, "is entitled to congratulations. If he kin keep 'em down' comparisons will do other folks on earth an 'tryin' to make 'em envious."—(Washington Star.)

Modern Superciliousness. "My ancestors came over in the Mayflower." "Yes!" rejoined Mrs. Cumrox. "I understand the fare was quite low. But the boat must have been terribly overcrowded."—(Washington Star.)

War. Of fourteen nephews and cousins fighting with the English army, Mrs. J. M. Lightner, of Monroe county, has just had tidings that thirteen were killed and the fourteenth had lost both legs.—(Kansas City Star.)

Good Tabled Advice. A St. Louis burglar recently got \$15 in a stocking bank. Put your money in a real bank and send your spare stockings to the Belgians.—(St. Louis Republic.)

Knocks Thirtiness. It is unkind of the New York World to speak slightly of the oral silence of the magazine filler of Oyster Bay. Why breathe the 35-cent words into the surrounding air when 15-cent magazines stand ready to buy the total output?—(Louisville Courier-Journal.)

Some Particular Bostonians. There are, however, many Bostonians who wish it understood that they were not of the crowd that cheered Thaw, or anything else from New York.—(Louisville Courier-Journal.)

Very Neutral. The main criticism of the United States neutrality arises from the fact that it's so darned neutral.—(Chicago Herald.)

SUMMONS FOR PUBLICATION.

NO. 1216-A. In the District Court for the Territory of Alaska, Division No. 1, At Juneau.

ANNA PATTERSON, Plaintiff, vs. CHARLES ELWOOD PATTERSON, Defendant.

In the name of the United States of America, by virtue of an order issued out of the District Court for the Territory of Alaska, dated 25th January, 1915, you are hereby commanded to be and appear in the above-entitled court, holden at Juneau, in said division of said Territory, and answer the complaint filed against you in the above-entitled action within thirty days from the last day of publication of this summons, and if you fail so to do, judgment will be rendered against you for the dissolution of the bonds of matrimony between plaintiff and defendant, and will apply to the Court for the relief demanded in said complaint.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of the above court this 25th day of January, A. D., 1915. J. W. Bell, Clerk. First publication, January 30, 1915. Last publication, March 6, 1915.

SUMMONS NO. 1201-A. In the District Court for the District of Alaska, Division Number One, at Juneau.

CLEMENTINE CABROL, Plaintiff, vs. ULYSSES GILLET CABROL, Defendant.

To ULYSSES GILLET CABROL, Defendant. Greetings:

IN THE NAME OF THE UNITED STATES OF AMERICA, you are hereby commanded, by virtue of an order directing the publication of this summons, dated January 23rd, A. D., 1915, to be and appear in the above-entitled Court holden at Juneau in said Division and District, and answer the complaint filed against you in the

above-entitled action, within thirty days from the date of the service of this summons and a copy of the said complaint against you, and if you fail so to appear and answer, judgment will be rendered against you for the dissolution of the bonds of matrimony, and will apply to the Court for the relief demanded in said complaint, a copy of which is served herewith.

Order for publication of summons dated January 23rd, 1915; time of publication six weeks; time within which defendant is required to answer the complaint, thirty days after completion of publication, or by the 5th day of April, 1915.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of the above Court this 23rd day of January, 1915.

J. W. BELL, Clerk. By JOHN T. REED, Deputy. S. H. MILLER, H. L. FAULKNER, (Seal) Attorneys for Plaintiff. First publication, Jan. 25, 1915. Last publication, March 2, 1915.

NOTICE OF FORFEITURE. Sitka Mining District, Territory of Alaska, January 21, 1915.

To Leland M. Bridgeman and Wm. A. Peers: You are hereby notified that we have expended one hundred dollars in labor and improvements upon the "Big 4" lode mining claim, situated at Chichagoff, on Chichagoff Island, Sitka Mining District, Div. No. 1, Territory of Alaska, and particularly described as land parallel and joining on North side of Young claim No. 2, and Young claim No. 3, of the Chichagoff Mining Co., as will appear of record in the records of the Sitka Recording District, Territory of Alaska, Book 3, in order to hold said premises under the provisions of section 2324, Revised Statutes of the United States, and the Mining Laws of the Territory of Alaska, being the amount required to hold the same for the year ending December 31, 1914. And if within ninety days after this notice of publication, you fail or refuse to contribute your portions of such expenditures as co-owners, your interest in said claim will become the property of the subscribers.

CHICHAGOFF MINING CO., Inc. and JOHN H. PETERSON. First publication, Jan. 25, 1915.

NOTICE OF FORFEITURE. Sitka Mining District, Territory of Alaska, January 21, 1915.

To John Tupala: You are hereby notified that we have expended one hundred dollars in labor and improvements on each of the following named lode mining claims, to-wit: "Over the Hill," "Pacific," "Golden West," and "Rising Sun," all of said claims being situated at Chichagoff, on Chichagoff Island, Sitka Mining District, Div. No. 1, Territory of Alaska, and each being first of record in the records of the Sitka Recording District, Territory of Alaska, as follows: "Over the Hill" as No. 1275, page 535, Book 2 of Mining Locations; "Pacific" as No. 1386, page 32, Book 2 of Mining Locations; "Golden West" as No. 1578, page 175, Book 3 of Mining Locations, and "Rising Sun" as No. 1573, page 177, Book 3 of Mining Locations, of said records. This expenditure was made in order to hold said premises and claims under the provisions of Section 2324, Revised Statutes of the United States, and the Mining Laws of the Territory of Alaska, being the amounts required to hold the same for the year ending December 31, 1914. And if within ninety days after this notice of publication, you fail or refuse to contribute your portion of such expenditures as a co-owner, your interest in the said claims will become the property of the subscriber.

CHICHAGOFF MINING CO., Inc. First publication, Jan. 25, 1915.

ORDER.

In the District Court for Alaska, Division No. 1, at Juneau.

In the Matter of the Enlargement of the Boundaries of the Town of Juneau.

This matter came on to be heard upon the petition of certain residents and qualified voters of the Town of Juneau, and of certain residents and property owners in certain territory contiguous to said town, and praying for an order fixing a time for the hearing of said petition, and upon such hearing to order the holding of an election to determine whether the boundaries of said town shall be altered and enlarged to include said contiguous territory which is shown on the plat annexed to said petition, and is bounded and described as follows:

First: That piece of ground known as the Nelson Park Avenue Addition to the town of Juneau, bounded as follows: Commencing at a point on the boundary line of the City of Juneau, whence Corner No. 33 of the townsite of Juneau, identical with Corner No. 5 on said plat, bears N. 89° W. 543.30 feet distant, Corner No. 5 on said plat, Thence E. 44.25 feet to Corner No. 4 on said plat, Thence S. 505.55 feet to Corner No. 3 on said plat on the present boundary line of the said town of Juneau, Thence N. 40° 59' W. on the present boundary line of said town, to the place of beginning.

Second: Beginning at a point on the present boundary line of the town of Juneau, identical with Corner No. 32 of the townsite survey, and Corner No. 7 on said plat, Thence N. 63° 59' W. 1652.78 feet to Corner No. 8 on said plat, identical with the north-westerly corner of the Irwin Addition, Thence N. 43° 42' W. 232,54 feet to Corner No. 9 on said plat, identical with the N. E. corner of the Sheldon U.S. tract, Survey No. 375. Thence S. on the East line of said survey No. 375, 1528.55 feet to Corner No. 10 on said plat, Thence S. 56° 18' W. 422.85 feet to U. S. Location Monument No. 8 on the boundary line of the incorporation limits of the Town of Juneau, Thence in a general easterly and northeasterly course on the said line of the incorporation limits of the Town of Juneau, with its sinuosities, to the place of beginning.

THIRD: Beginning at U. S. Location Monument No. 3 identical with Corner No. 11 of said plat, and on the boundary line of the incorporation limits of the Town of Juneau, Thence S. 2000 feet to a point on the life flats, Corner No. 12 on said plat, Thence S. 71° 05' E. 5812.35 feet to Corner No. 1 on shore back of Alaska Juneau wharf, on present boundary line of the Town of Juneau, Thence N. 56° 59' W. 7502.45 feet on present boundary line of said Town of Juneau to U. S. L. M. No. 3, the place of beginning. And the Court being advised in the premises, It is ordered that a hearing on said petition be had on Thursday, the 25th day of February, 1915, at the hour of ten o'clock in the morning of said day; and any and all persons having anything to say why said petition should not be granted are hereby required to appear at said time and make their allegations in that behalf. It is further ordered that Notice of said hearing be given by posting a copy of this order at three conspicuous public places within the limits of the City of Juneau; by posting a copy of this order at three conspicuous public places within the limits of the territory above described, and by publishing a copy of this notice in the Alaska Daily Empire, a daily newspaper published in Juneau, Alaska, and that such posting and publication be for a period of four weeks next before the time fixed for said hearing.

Dated this 27th day of January, 1915. R. W. JENNINGS, Judge. First publication, Jan. 27, 1915. Last publication, Feb. 1, 1915.

NOTICE OF APPLICATION FOR UNITED STATES PATENT. Survey No. 1004—Serial 01734. UNITED STATES LAND OFFICE, Juneau, Alaska, Dec. 3, 1914. NOTICE IS HEREBY GIVEN that in pursuance of the Act of Congress approved May 10, 1872, Joseph Weyerhorst, whose post office address is Douglas, Alaska, has made application for a patent of those certain lode mining claims situated on the easterly side of Douglas Island and about one mile northwest of the town of Douglas, Alaska, in the Juneau Land District, Juneau Recording District, Territory of Alaska, and known and called as the "Mars," "Venus," "Jupiter," "Saturn," "Uranus," "Mercury," and "Kosmos," as included in Survey No. 1004, and described by the official plat and by the field notes on file in the office of the register of the Juneau Land District at Juneau, Alaska, which reference is hereby made, as follows: To-wit: Beginning at Cor. No. 1 of the Mars lode claim, whence U. S. M. M. No. 5 bears S. 66° 41' 49" E. 2809.13 feet; thence S. 45° 00' W. 1417.55 feet to Cor. No. 2; thence N. 44° 29' W. 600 feet to Cor. No. 3; thence N. 0° 00' E. 1417.55 feet to Cor. No. 4; thence S. 44° 30' E. 690 feet to the place of beginning.

Said Mars lode containing in the aggregate 19,525 acres. Beginning at Cor. No. 1 of the Venus lode claim, whence U. S. M. M. No. 5 bears S. 52° 25' 45" E. 1037.94 feet; thence S. 45° 00' W. 594.77 feet to Cor. No. 2; thence N. 57° 31' 30" E. 1493.45 feet to Cor. No. 3; thence N. 45° 00' E. 597.19 feet to Cor. No. 4; thence S. 50° 29' 39" E. 222.36 feet to Cor. No. 5; thence S. 49° 17' E. 159.29 feet to Cor. No. 6; thence S. 70° 24' E. 67.29 feet to Cor. No. 7; thence S. 59° 49' E. 271.42 feet to Cor. No. 8; thence S. 72° 14' E. 63.29 feet to Cor. No. 9; thence S. 62° 10' E. 385.26 feet to Cor. No. 10; thence S. 77° 42' E. 42.56 feet to Cor. No. 11; thence S. 52° 34' E. 174.50 feet to Cor. No. 12; thence S. 55° 39' 30" E. 128.36 feet to Cor. No. 1; and the place of beginning.

Said Venus lode containing in the aggregate 25,405 acres.

Beginning at Cor. No. 1 of the Jupiter lode claim, whence U. S. M. M. No. 5 bears S. 75° 38' 51" E. 1496.01 feet distant; thence S. 45° 00' W. 593.56 feet to Cor. No. 2; thence N. 67° 31' 30" E. 1493.45 feet to Cor. No. 3; thence N. 45° 00' E. 597.19 feet to Cor. No. 4; thence S. 50° 29' 39" E. 222.36 feet to Cor. No. 5; thence S. 49° 17' E. 159.29 feet to Cor. No. 6; thence S. 70° 24' E. 67.29 feet to Cor. No. 7; thence S. 59° 49' E. 271.42 feet to Cor. No. 8; thence S. 72° 14' E. 63.29 feet to Cor. No. 9; thence S. 62° 10' E. 385.26 feet to Cor. No. 10; thence S. 77° 42' E. 42.56 feet to Cor. No. 11; thence S. 52° 34' E. 174.50 feet to Cor. No. 12; thence S. 55° 39' 30" E. 128.36 feet to Cor. No. 1; and the place of beginning.

Said Jupiter lode containing in the aggregate 20,167 acres.

Beginning at Cor. No. 1 of the Saturn lode claim, whence U. S. M. M. No. 5 bears S. 88° 23' 11" E. 1374.24 feet distant; thence S. 45° 00' W. 594.00 feet to Cor. No. 2; thence N. 67° 31' 30" E. 1493.45 feet to Cor. No. 3; thence N. 45° 00' E. 597.19 feet to Cor. No. 4; thence S. 50° 29' 39" E. 222.36 feet to Cor. No. 5; thence S. 49° 17' E. 159.29 feet to Cor. No. 6; thence S. 70° 24' E. 67.29 feet to Cor. No. 7; thence S. 59° 49' E. 271.42 feet to Cor. No. 8; thence S. 72° 14' E. 63.29 feet to Cor. No. 9; thence S. 62° 10' E. 385.26 feet to Cor. No. 10; thence S. 77° 42' E. 42.56 feet to Cor. No. 11; thence S. 52° 34' E. 174.50 feet to Cor. No. 12; thence S. 55° 39' 30" E. 128.36 feet to Cor. No. 1; and the place of beginning.

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Beginning at Cor. No. 1 of the Uranus lode claim, whence U. S. M. M. No. 5 bears N. 35° 00' W. 1323.29 feet; thence S. 45° 00' W. 593.56 feet to Cor. No. 2; thence N. 47° 05' 30" W. 1491.45 feet to Cor. No. 3; thence N. 45° 00' E. 597.19 feet to Cor. No. 4; thence S. 50° 29' 39" E. 222.36 feet to Cor. No. 5; thence S. 49° 17' E. 159.29 feet to Cor. No. 6; thence S. 70° 24' E. 67.29 feet to Cor. No. 7; thence S. 59° 49' E. 271.42 feet to Cor. No. 8; thence S. 72° 14' E. 63.29 feet to Cor. No. 9; thence S. 62° 10' E. 385.26 feet to Cor. No. 10; thence S. 77° 42' E. 42.56 feet to Cor. No. 11; thence S. 52° 34' E. 174.50 feet to Cor. No. 12; thence S. 55° 39' 30" E. 128.36 feet to Cor. No. 1; and the place of beginning.

Beginning at Cor. No. 1 of the Mercury lode claim, whence U. S. M. M. No. 5 bears N. 38° 09' 37" E. 1323.29 feet; thence S. 45° 00' W. 593.56 feet to Cor. No. 2; thence N. 47° 05' 30" W. 1491.45 feet to Cor. No. 3; thence N. 45° 00' E. 597.19 feet to Cor. No. 4; thence S. 50° 29' 39" E. 222.36 feet to Cor. No. 5; thence S. 49° 17' E. 159.29 feet to Cor. No. 6; thence S. 70° 24' E. 67.29 feet to Cor. No. 7; thence S. 59° 49' E. 271.42 feet to Cor. No. 8; thence S. 72° 14' E. 63.29 feet to Cor. No. 9; thence S. 62° 10' E. 385.26 feet to Cor. No. 10; thence S. 77° 42' E. 42.56 feet to Cor. No. 11; thence S. 52° 34' E. 174.50 feet to Cor. No. 12; thence S. 55° 39' 30" E. 128.36 feet to Cor. No. 1; and the place of beginning.

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CANADIAN PACIFIC RAILWAY CO.—B. C. Coast Service. Selling from Juneau for Port Simpson, Prince Rupert, Swanton, Alert Bay, Vancouver, Victoria and Seattle.

For Seattle, Prince Rupert, Ketchikan, Wrangell and Petersburg. For Skagway and Haines. City of Seattle, Feb. 10 Spokane, Feb. 22, Mar. 4

For Seattle, Prince Rupert, Ketchikan, Wrangell and Petersburg. For Skagway and Haines. City of Seattle, Feb. 11 Spokane, Feb. 25, Mar 5

Pacific Alaska Navigation Company. ALASKA PACIFIC STEAMSHIP CO. ALASKA COAST CO.

Puguet Sound-California Route. Seattle-San Francisco, connecting with S.S. Yale and S.S. Harvard for Southern California Ports.

The Route of Comfort. THE WHITE PASS & YUKON ROUTE. Speed Service Safety.

During the winter season of 1914-15 our regular train service will be maintained North and South bound between Skagway and Whitehorse, trains leaving both terminals every Tuesday and Friday.

ALASKA STEAMSHIP COMPANY. Safety, Service, Speed. Tickets to Seattle, Tacoma, Victoria and Vancouver. Through tickets to San Francisco.

JEFFERSON, North Feb. 2, 14 and 26 South Feb. 3, 5, and 27. MARIPOSA, North Feb. 11 and 27 South Feb. 3, 17, Mar. 5.

Border Line Transportation Co. FARES TO SEATTLE—FIRST CLASS \$19.00; SECOND CLASS \$12.00.

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